

## UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.		
68/869,723	05/21/5	7 Onki N	18-971-0-861		

022850 HM11/0329 —
OBLON SPIVAK MCCLELLAND MAIER & NUESTADT
FOURTH FLOOR
1755 JEFFERSON DAVIS HIGHWAY
ARLINGTON VA 22202

EXAMINER								
	DH	VEN	Wirt.	MI	, А			

DATE MAILED:

**ART UNIT** 

1654

03/29/00

PAPER NUMBER

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
	_	EXAMINER
		ART UNIT PAPER NUMBER
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	(I)	TE MAILED: #17.
EXAM	INER INTERVIEW SUMMARY RECORI	•
All participants (applicant, applicant's representative, PTC	O personnel):	
11) Mr. Tom Curning Ra	m; Atty (3)	
A ii Dan and	(4)	
(2) AVIS Daverpor	(4)	
Date of Interview 3/14/00		
Type: ☐ Personal (copy is given to	□ applicant □ applicant's representative).	
Exhibit shown or demonstration conducted: $\ \square$ Yes $\ \square$	No. If yes, brief description:	
,		
Agreement was reached with respect to some or all	of the claims in question.   was not reached.	
Claims discussed:		
identification of prior at discussed:	no .	
Identification of prior art discussed:		
Description of the general nature of what was agreed to	if an agreement was reached, or any other comme	ints: Claims 20-24
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are penaing in the aff	acation, applica	B american for
2/8/99 Set forth the Cancell	Pation of claims 20-36 an	1 new claims 37-41,
The camolation of 2036 wa	is not entered and new	lains 57-41 were sea
is 20-24 by rule 126.	Ofter Dinal amendment.	Ride 12/1/98 was never
(A fuller description, if necessary, and a copy of the ame attached. Also, where no copy of the amendments which	ndments, if available, which the examiner agreed the would render the claims allowable is available, a	would render the claims allowable must be summary thereof must be attached.)
☐ 1. It is not necessary for applicant to provide a sep		
Unless the paragraph below has been checked to indica WAIVED AND MUST INCLUDE THE SUBSTANCE OF action has already been filed, then applicant is given one	THE INTERVIEW (e.g., items 1-7 on the reverse s	ide of this form). If a response to the last Office
Since the examiner's interview summary above requirements that may be present in the last Of		esponse to each of the objections, rejections and a this completed form is considered to fulfill the
	Examiner's Signatu	/\ /\ /\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \